23

24

1	KURT C. FAUX, ESQ. Nevada Bar No. 003407			
2	WILLI H. SIEPMANN, ESQ. Nevada Bar No. 002478			
3	JORDAN F. FAUX, ESQ. Nevada Bar No. 12205			
	THE FAUX LAW GROUP			
4	2625 N. Green Valley Parkway, Suite 100 Henderson, Nevada 89014 Telephone: (702) 458-5790			
5	Facsimile: (702) 458-5794			
6	Email: kfaux@fauxlaw.com wsiepmann@fauxlaw.com ifour@fourlaw.com			
7	jfaux@fauxlaw.com Attorneys for American Contractors Indemnity Company			
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
9	AMERICAN CONTRACTORS INDEMNITY			
10	COMPANY, a California corporation,			
11	Plaintiff, v.	CASE NO: 2:23-cv-00615-JCM-EJY		
12	ALPHA ENERGY AND ELECTRIC, INC., a Missouri corporation, also known as ALPHA	STIPULATION TO EXTEND TIME FOR		
13	ENERGY AND ELECTRIC DBA ALPHA GENERAL CONTRACTING; GABRIEL	ACIC TO FILE REPLY BRIEF TO DEFENDANTS' RESPONSE TO ACIC'S		
14	OKAFOR, an individual; NICKY OKAFOR, an individual; EMMANUEL NWABUONWU, an	MOTION FOR SUMMARY JUDGMENT		
15	individual; BETTY NWABUONWU, an individual;	(FIRST REQUEST)		
16	Defendants.			
17				
18				
19				
20				
21	Plaintiff filed a motion for summary judgme	ent on September 26, 2023 (Doc. #17). Defendan		
	Training a motion for summary judgine	3. 23ptemeer 23, 2023 (1900: 1117). Defendun		

Plaintiff filed a motion for summary judgment on September 26, 2023 (Doc. #17). Defendants filed their response on November 10, 2023. Due to the Thanksgiving holiday and pre-planned, prepaid travel of Plaintff's counsel, the parties have stipualted that the time for ACIC to respond to Defendants' Response be extended to **Friday, December 1, 2023**. Under Fed. R. Civ. P. 6(b)(1) and

Case 2:23-cv-00615-JCM-EJY Document 29 Filed 11/21/23 Page 2 of 2

	1	LR IA 6-1, Plaintiff submits that this constitu	tes good cause for a short extension of the current	
	2	response deadline through December 1, 2023. In accordance with LR IA 6-1, the parties hereby		
	3	stipulate to an extension of time until and including December 1, 2023 for Plaintiff to file its reply to		
	4	Defendants' response to Plaintiff's motion for summary judgment (Doc. #17).		
	5	Respectfully submitted this 20th day of November, 2023:		
			, _0_0.	
	6			
	7			
	8	/s/ Jordan F. Faux KURT C. FAUX, ESQ.	<u>/s/ Stephen J. Moore</u> Stephen J. Moore <i>Pro Hac Vice</i>	
	9	Nevada Bar No. 003407 WILLI H. SIEPMANN, ESQ.	4520 Main Street, Suite 700	
	1.0	Nevada Bar No. 002478	Kansas City, Missouri 64111	
6 . 8	10	JORDAN F. FAUX, ESQ. Nevada Bar No. 12205	Telephone: 816.756.5800	
OU	11	THE FAUX LAW GROUP	Facsimile: 816.756.1999 sjmoore@krigelandkrigel.com	
THE FAUX LAW GROUP 2625 N. GREEN VALLEY PARKWAY, SUITE 100 HENDERSON, NEVADA 89014 Tel. (702) 458-5790	11	2625 N. Green Valley Parkway, Suite 100	Sjinoore @ Krigerandkriger.com	
AW ARKW VADA 58-57	12	Henderson, Nevada 89014	Charles R. Kozak SBN 11179	
C LA LEY P N, NE 02) 4:		Attorneys for ACIC	KOZAK & ASSOCIATES, LLC	
AUX N V AL DERSO 'EL. (7	13		3100 Mill Street, Suite 115	
S FA GREE HEND T	1.4		Reno, Nevada 89502	
[HI 25 N.	14		Telephone: 775.322.1239	
7 92	15		Facsimile: 775.800.1767 chuck@kozaklawfirm.com	
	16		Attorneys for Defendants	
	17			
	18			
	19		IT IS SO ORDERED:	
	20		Council 2 2 michal	
	21		UNITED STATES MAGISTRATE JUDGE	
	22		DATED: Nevember 21, 2022	
	23		DATED: November 21, 2023	
	24			